MRS. A. C. MARTIN, Editress.

PAW PAW, MICH., MARCH 30, 1892.

Republican County Convention. A Republican county convention for the county of Van Buren will convene in the village of Lawrence on Friday, April 1st, at 11 o'clock a. m., for the purpose of choosing 12 delegates to attend the state convention, called to meet in the city of Detroit on April 14: also to choose 12 delegates to attend the Fourth Congressional District convention to be hereafter called; and for the transaction of such other business

The several towns to delegates as follow	hips will be entitled
Almena 5 Antwerp 11 Arlington 7 Bangor 12 Bloomingdale 10 Covert 6 Columbia 8 Decatur 11 Geneva 6 J. I. BRECK,	Hamilton 1 Hartford 1 Keeler 1 Lawrence Pine Grove Porter 1 Paw Paw 1 South Haven 1

### Fourth Congressional District Republican Convention.

Sec'y

Chairman.

A Republican convention for the 4th Three Rivers on Tuesday, April 12th, 1892, at 11 o'clock a. m., for the purpose of electing two delegates and two alterconvention which meets at Minneapolis, Minn., on the 7th day of June, 1892, and for the transaction of such other business as may properly come before the convention.

The several counties will be entitled

o delegates as follo	ws:
Allegan	St. Joseph
C. L. J. O. W. I FRA: A. C. C. M	EATON, Chairman, BECRAFT, GEORGE, NKLIN WELLS, TOWNE, NASH, NEVINS.

## The Delphic Oracle Speaks.

The various assertions of Governor-Senator Hill during the progress of his popularity-seeking tour of the South, afford food for much amusing contem plation from a Republican stand-point, and perhaps none of his speeches is is well calculated to show the extreme more absurd than the one delivered at harmony (!) existing in the Democratic Birmingham, Alabama.

ings during the past six months, his in- put the party on record. troduction to the Birmingham people as a "partisan Democrat who believes in what the mug-wumps and independ- resentatives have worked well in her in. ents term 'machine politics'" was par- terests is proven by the fact that she ticularly appropriate, though Col. Hew- gets \$1,149,000 of the \$20,700,000 approitt, president of the Birmingham Hill priated in the river and harbor bill. placed before the audience, the would-be Autocrat of the Democracy assured. The following taken from a special dispatch from Washington will be of interest to many of our old will be of be Antocrat of the Democracy assured "Congressman Belknap to-day reporthis hearers that "It is not essential who ed from the committee on miltary ELGIN, WALTHAM, COLUMBUS, and the candidates of the Democratic party affairs a bill to restore to the army be. The great point is to achieve a Lieutenant William F. Hugo, at one victory for Democratic principles in time a very prominent man in Michi-November next. I pledge you the State raised a company at Paw Paw by of New York's electoral vote for the authority of the governor of the state, Democratic candidate;" which, trans- and immediately went on duty with lated means, "You need not suppose Cleveland at all necessary to Demo- Seventh New York infantry, General cratic success, for I, the author of the Sickles' regiment, and served through-York, assure you that the Empire State twenty years notice services for the state of the state o is entirely under my thumb."

said that Connecticut was kept under colonel in command of a brigade during Republican control by a system of representation unworthy a place in a free resentation unworthy a place in a free times in the body, and once in the country, and that this New England State hips, whereby he became permanently is just as much in need of home rule as is lame, he, in common with many other Ireland to-day. Adding ostentatiously, that the same was true of New York until the recent Democratic victory, which assertion compels one to wonder martialed for the excessive use of in- New and Second Hand School Books. parenthetically where the "home-rule" in New York comes in to-day.

Inspired by the glorious sound of "Democratic victory," the large audience of Hillites cheered at this point, and the oracle continued impressively: should be restored to the army and "I give it to you for what it is worth, placed on the retired list." You have seen the last of the Republican legislatures in the Empire State.

With such vaporings as these, interspersed with much talk of the necessity passengers with a bouquet of flowers, for repealing the laws passed by the late Republican Congress, and much taffy as to the non-interference of the general government with the domestic of beauty" to all wayfarers. affairs of the state, the great Tammany boss beguiled his hearers, who presented him, at the conclusion of his speech, with a mammoth souvenir spoon, which we would humbly suggest might prove a fit type of the "spooneys" who can smilingly swallow such extremely thin soup as David B. has been dishing up to his Southern admirers.

The silver question, the race problem, and all vital questions of the hour were systematically ignored, while the days of Jefferson and Monroe were ransacked for a verbose glorification of Democratic principles, showing all too plainly that the one and only object of his journey was to popularize himself full view of Niagara Falls, when (at in the eyes of the ubiquitous Southern "colonel."

## There is Sense in This!

The cry that some American goods are sold abroad at less price than at directly by and in full view of the coloshome ought to mislead no one, says the sal buildings of the World's Columbian Portland Oregonian. In free trade Exposition, and enters to its depot, the beautiful lake front to its depot, England it is common to make the ex- within a few minutes' walk or ride of port price lower than the domestic the principal hotels, and business wholesale rate. This is done to offset houses of the World's Fair City. competition in the foreign market and also to place goods within reach of consumers who might find the shipping expenses on them too burdensome. England even allows goods to be made in bonded warehouses, so that they can be exported on better terms than those

sold to the home trade. It is the inerest of the whole country to introduce American manufactures abroad even if our merchants have to sell them at less than the current price at home.

The twelve delegates chosen at the Republican County convention for the State convention will, on April 14, assist in the selection of four delegates at large to the National Republican convention, and also in the nomination of electors of President and Vice-President of the United States. The entire electoral ticket, comprising fourteen electors, will be made up at the Detroit convention, and the electors will doubtless be selected with due reference to the new congressional districts, so that they can be voted for by districts, if necessary. The State convention also elects the new state central committee with its chairman and secretary.

All patriotic American's will rejoice over the West Point legacy of \$250,000, bequeathed by the late Gen. Cullom for the erection, at the National Military Academy, of a memorial hall in which may be kept historic portraits, trophies of American military prowess, and Congressional District will convene at models illustrating the military progress of the nation. Such a structure will be a concrete illustration in the abstract, nates to attend the National Republican and may well be called a "Temple of Patriotism."

> The Oregonian advises Democrats not to express criticisms of David B. Hill, as, in case of his nomination, it might make it awkward; it also expresses an opinion that he is extremely likely to be "in it" since it is the tendency of the party for rascals to come

As was to be expected, Great Britain is beginning to realize the justice of Uncle Sam's demands regarding the Behring Sea, and Lord Salisbury is diplomatically tacking before the wind gets all taken out of his sails.

The drawn fight over the Silver Bill camp, and Congressman Burrows has In view of his high-handed proceed- made the most of a good opportunity to

That Michigan's Congressional rep

them at Staten Island, New York. The company was there merged into the twenty years active service, four years in the rebellion and sixteen years fight-Continuing in the same strain, he ing Indians on the frontier, and was the civil war. Having been badly wounded, once in the head, several veterans, became addicted to the use of morphine to deaden the pain, and also the use of liquor for a similar reason. Some years ago he was courttoxicating liquors, and was recommend-ed for reprimand, but the authorities in Washington ordered his discharge from the army. Inasmuch as that was the only offense with which he was ever charged during twenty years' public service the committee believe that he

> Niles is rejoicing in the fact that the M. C. R. R. is about to adopt the beautiful custom of presenting its lady with that city for the distributing point. The huge green-houses and floral park that will be established there, will certainly make the Niles depot "a thing

## IF YOU WANT TO GO

to any point in Michigan, or from anywhere in Michigan to any point in the East, South, or West, you will almost invariably find the direct route to be the Michigan Central, whose numerous branch lines traverse the State in every direction, and whose great main line is "The Niagara Falls Ronte," between Chicago and Detroit, and New York, Boston, and the East.

No railroad runs finer or faster trains, is more solidly constructed and vigilantly operated, so that its time schedules can de depended upon, and a remarkable immunity from serious accident is

No other road runs directly by and in Falls View) its day trains stop five minutes to give passengers the most comprehensive view of the Falls and River that is afforded from any single

No other road from the East runs Exposition, and enters Chicago along

No other road has a finer or more

READ THE FOLLOWING. CHEW JOLLY TAR because I it gives me more good, solid Tobacco for the money than I can get in any other brand."

CATCHES THEM ALL

The Carpenter. " JOLLY TAR suits me and I mean to stick to it. It is the largest and best piece of Tobacco I have ever been able to find."

The Bricklayer. "I KNOW a good thing when I I see it. JOLLY TAR fills the bill. It gives both quantity and

quality." The Blacksmith. "WHEN I chew I want the best. I have tied to JOLLY TAR and could not be induced to change." The Engineer. "I AM of the same opinion as Bill. JOLLY TAR is king of them all." The Fireman.

"WE fellows want the most for our money always. JOLLY TAR gives it to us in good Chewing Tobacco. It is our stand-by." The Printer.

AND THUS THEY ALL SAY. JOLLY TAR IS A GENERAL FAVORITE. JNO. FINZER & BROS. LOUISVILLE, KY.

G. E. CHAPPELL -- JEWELER.

# G. E. CHAPPELL,

ROCKFORD WATCHES.

In Solid Gold, Filled, Silver or Nickel Cases.

Horse Timers.

Jewelry and Silverware, Silver Souvenir Spoons,

School Books School Supplies, Fine Stationery.

## J. C. WARNER

Expenses Reduced. Prices Reduced.

HAVING MOVED MY MARKET IN CONNECTION WITH MY GROCERY, I CAN SELL MEATS, ETC., CHEAPER THAN ANY ONE ELSE.

Water White Oil and Stove Gasolene 10c. per gal.

J.C. WARNER.

DON'T GET IMPOSED UPON Is a good motto to follow in buying a medicine as complete through car system, running well as in everything else. By the universal satis-

## Rubber Belting, LEATHER BELTING,

LACE LEATHER,

EMERY WHEELS,

SPLIT WOOD PULLEYS,

STEAM PACKING,

General Hardware of Every Description,

AT WHOLESALE AND RETAIL, Cor. Burdick and Water Sts.

KALAMAZOO, - - MICH.

PROBATE ORDER.—State of Michigan County of Van Buren,—ss.
At a session of the probate court for the county of Van Buren holden at the probate office, in the village of Paw Paw, on Friday, the 26th day of February, in the year one thousand eight hundred and ninety-two.

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Jane E. La Grave, deceased.

Clarence E. La Grave, administrator of said estate, comes into court and represents that he is now pre-pared to render his final account as such adminis-

pared to render his final account as such administrator and files the same.

Thereupon it is ordered that Thursday, the 7th day of April, next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that said administrator give notice to the persons interested in said estate, of the

and it is turner ordered that said administrator give notice to the persons interested in said estate, of the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

hearing. 29t4032] BENJ. F. HECKERT. Judge of Probate.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Chester F. Allen, of Paw Paw, Michigan, to Jeanie A. W. McKibbin, bearing date the seventeenth day of October, A. D. eighteen hundred and eighty-one, and recorded in the office of the register of deeds for the county of Van Buren, in said state of Michigan, on the eighteenth day of October, A. D. eighteen hundred and eighty-one, in liber 27 of mortgages on page 29, upon which mortgage there is claimed to be due at the date of this notice the sum of twelve hundred dollars mortgage there is claimed to be due at the date of this notice the sum of twelve hundred dollars (§1200.00), and no suit or proceedings at law having been instituted to recover the same or any part thereof, notice is therefore hereby given, that on Saturday, the 28th day of May next, at eleven o'clock in the forenoon, I shall sell at public auction to the highest bidder (sale to take place at the front door of the court house, in the village of Paw Paw, that being the place where the circuit court for Van Buren county is held), the premises described in said mortgage (or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with eight per cent. interest, and legal costs, together with an attorney fee of twenty-five dollars, provided for by statute), that is to say, the following piece or parcel of land situated in Van Buren county, in the state of Michigan, viz.: Block numbered fifty-three (53), in the village of Paw Paw, according to the recorded plat thereof, excepting the west seventy (70) feet in width thereof, heretofore sold to Ira H. Johnfeet in width thereof, heretofore sold to Ira H. John

Dated Kalamazoo, February 27, 1892.

JEANIE A. W. McKIBBIN, Mortgagee.

J. D. Burns, Attorney for Mortgagee. 2812040

ROCKFORD WATCHES,
In Solid Gold, Filled, Silver or Nickel Cases.

MORTGAGE SALE.—Whereas default having been made in the conditions of a certain mortgage, dated the 2nd day of January, A.D. 1891, and executed by George Lemon and Jennie Lemon, his wife, of Vicksburg, Kalamazoo county, state of Michigan, to the Paw Paw Savings Bank, of Paw Paw, Van Buren county, Michigan, which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 46 of mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 46 of mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 46 of mortgage on page 188, on the 9th day of January, A.D. 1891, and the amount claimed to be due thereon at the date of this notice being one hundred and eighty-five and 13-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage, or any part there-of, now therefore notice is hereby given that by virging and part of the sold at public auction, to the highest bidder, at one o'clock p. m. on Thursday, the 12th day of May, A. D. 1892, at the front door of the court house, in the village of Paw Paw, county of Van Buren, and state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, and state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, to satisfy the amount claimed to be due on the said mortgage, including the interest hereafter to accrue thereou and costs of foreclosure, together with the attorney fee provided by law, the premise described in said mortgage, viz.: the east one-half of the south-west quarter of section twenty-two (22), in town two (2) south, of range thirteen (18) west, in the county of Van Buren, and state of Michigan.

Dated February 16th, 1892. 19261307838

state of Michigan.

Dated February 16th, 1892.

THE PAW PAW SAVINGS BANK, Mortgagee. WM. H. MASON, Att'y for Mortgagee.

A DMINISTRATOR'S SALE, - In the Notice is hereby given, that by virtue of a License Notice is hereby given, that by virtue of a License granted to me by the Probate Court for the County of Van Buren, State of Michigan, I will sell at public vendue, to the highest bidder, at the front door of the court house, on the 25th day of February, eighteen hundred and ninety-two, at one o'clock in the afternoon, all the right, title and interest of the said George F. Harrington, in and to the following described real estate, to-wit: The e ½ of n w ½ sec 10, town 3 s, r 14 w; the n 14 acres of e ½ of w ½ of n w ½ sec 10, town 3 s, range 14 w; the e 49 acres of e ½ of s w ¼ sec 10, town 3 s, r 14 w; the n e ¼ of n e ½ sec 32, town 2 s, r 14 w; the n e ¼ of n e ½ sec e ¼ sec 32, town 2 s, r 14 w; the n e ¼ of n e ¼ sec 32, town 2 s, r 14 w; the s 40 acres of s e ¼, south of river, sec 29, town 2 s, r 14 w; the n 70 acres of n w

14 sec 10, town 2 s, r 15 w. EDWARD J. HARRINGTON, Dated Jan. 6th, 1892.

The above sale is hereby adjourned until the 24th day of March, A. D. 1892, at the same hour and place as stated in the above notice.
EDWARD J. HARRINGTON, Dated Feb. 29, 1892.

The above sale is hereby adjourned until the 7th day of April, A. D. 1892, at 11 o'clock a. m., at the same place as stated in the above notice.

EDWARD J. HARRINGTON,

ORDER FOR HEARING CLAIMS.
State of Michigan, County of Van Buren, s State of Michigan, County of Van Buren, as Notice is hereby given that by an order of the Pro-bate Court for the County of Van Buren, made on the 21st day of March, A. D. 1892, six months from that date were allowed for creditors to present their claims against the estate of Hannah M. Richmond, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate office, in the village of Paw Paw, for examination and allowance, on or before the 26th day of September next, and that such claims will be heard before said Court, on Monday, the 27th day of June, and on Monday, the 26th day of September next, at 10 o'clock in the fore-noon of each of those days.

## Dated March 21st, A. D. 1892. St5035 BENJ. F. HECKERT, Judge of Probate. Registration Notice.

The Township Board of Registration will meet at the office of the Township Clerk on Tuesday, March 22nd, and on Saturday. April 2nd, for the purpose of perfecting the registration in Election Districts one and two.

Dated March 8th, 1892.

BERT P. BRYAD.

BERT P. BRYAR, Township Clerk.

My whole family had been suffering from terrible colds on their lungs. I called at my druggist's and procured a bottle of Dullam's Great German 25 Cent Cough Cure, and I can safely recommend it as the best cough remedy that I ever bought.

ROBERT CONNOR, Liveryman, Flint, Mich.
Don't Cough! Cough! Cough! but get a bottle and try it. For sale by Longwell Bros.

ORDER OF PUBLICATION.—State of Michigan, Ninth Judicial Circuit, in Chancery.

HETTIE CHEVES, Complainant,

Vs.

ALEXANDER CHEVES, Defendant.

Suit pending in the Circuit Court for the county of Van Buren, in Chaucery, at Paw Paw, on the 1st day of March, A. D. 1892.

In this cause it appearing from affidavit on file that the defendant, Alexander Cheves, has departed from his last known place of residence, and that his present place of residence can not be ascertained, on motion of Lincoln H. Titus, complainant's solicitor, it is ordered that said defendant, Alexander Cheves, cause his appearance to be entered herein within five months from the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitor within twenty days after service on him of a copy of said bill, and notice of this order; and that in default thereof, said bill be taken as confessed by the said non-resident defendant. And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued there at least -nce in each week for six weeks in succession, or that she cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

JAMES E. CHANDLER,

2817034 Circuit Court Commissioner.

Lincoln H. Titus, Complainant's Solicitor.

28t7034 Circuit Court Commissione Lincoln H. Titus, Complainant's Solicitor.

ORDER OF PUBLICATION. - State of Michigan, Ninth Judicial Circuit, in Chancery. LETTELLA J. BANKS, Complainant,

NATHAN BANKS, Defendant,

NATHAN BANES, Defendant.
Suit pending in the Circuit Court for the county of
Van Buren, in Chancery, at Paw Paw, on the 14th
day of March, A. D. 1892.

In this cause it appearing from affidavit on file
that the defendant, Natham Banks, is not a resident
of this state, but resides at Chicago, in the state of
Illinois, on motion of Heckert & Chandler, Complainant's solicitors, it is ordered that the said defendant, Nathan Banks, cause his appearance to
be entered herein within four months from the date
of this order, and in case of his appearance that he be entered herein within four months from the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of com-plaint to be filed, and a copy thereof to be served on said complainant's solicitors within twenty days af-ter service on him of a copy of said bill, and notice of this order; and that in default thereof, said bill be taken as confessed by the said non-resident

And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newswaper printed, published and circulating in said county, and that such publication be continued there at least and that such publication be continued there at least once in each week for six weeks in succession, or that she cause a copy of this order to be personally served on said non-resident defendant, at least twenty days before the time above prescribed for his appearance.

LINCOLN H. TITUS, Circuit Court Commissioner in and for Van Buren

HECKERT & CHANDLER, Complainant's Solicitors. ORDER FOR HEARING CLAIMS.—
State of Michigan, County of Van Buren—ss.

Notice is hereby given that, by an order of the probate court for the county of Van Buren, made on the 1st day of March, A. D. 1892, six months from that date were allowed for creditors to present their claims against the estate of Daniel Abrams, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office in the village of Paw Paw, for examination and allowance, on or before the 5th day of September next, and that such Faw Paw, for examination and allowance, on or before the 5th day of September next, and that such
claims will be heard before said court on Monday,
the 6th day of June, and on Monday, the 5th
day of September next, at ten o'clock in the forenoon of each of those days.

Dated March 1st, A. D. 1892.
28t5032 BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan, County of Van Buren—ss.

At a session of the Probate Court for the county of Van Buren, holden at the Probate Office, in the village of Paw Paw, on Saturday, the 27th day of February, in the year one thousand eight hundred

Thereupon it is ordered that Monday, the 28th day of March, 1892, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the section sevent-sen, all in town three south, of range thirteen west, together with the hereditaments and appurtenances thereunto belonging or in any wise appertaining.

and show cause, if any there be, why the prayer of
the petitioner should not be granted.

And it is further ordered, that said petitioner give
notice to the persons interested in said estate of
the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published
in the True Northerner, a newspaper printed and
circulating in said county of Van Buren for three
successive weeks at least previous to said day of
hearing.

BENJ. F. HECKERT,
Judge of Probate.

Notice for Hearing Claims.—
State of Michigan, County of Van Buren.—ss.
Notice is hereby given that by an order of the Probate Court for the county of Van Buren, made on the 14th day of March, A. D. 1892, six months from that date were allowed for creditors to present from that date were allowed for creditors to present.

A. D. 1892.

Present, Honorable George M. Buck, Circum Judge.

Freder'ck A. Nims, complainant, vs. Eugene Richardson, Alfred Shepard, E. S. Brown. Receiver of the Northwestern Manufacturing Car Company, and Samuel Doublisbie, defendants.

In this cause it appearing from affidavit on file. on the 14th day of Msrch, A. D. 1892, six months from that date were allowed for creditors to present their claims against the estate of Hosea A. Gish, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 19th day of Septembernext, and that such claims will be heard before said Court on Monday, the 20th day of June, and on Monday, the 19th day of Septembernext, at 10 o'clock in the forenoon of each of those days.

Dated March 14th, A. D. 1892.

30t5034 BENJ. F. HECKERT, Judge of Probate.

ORDER OF PUBLICATION.— State of Michigan, Ninth Judicial Circuit, in Chancery. Dorrence Merritt, complainant, vs. William Mer-

Suit pending in the Circuit Court for the county of Van Buren, in chancery, at Paw Paw, on the 24th day of March, A. D. 1892. day of March, A. D. 1892.

In this cause, it appearing from affidavit on file, that the defendant, William Merritt. is concealed within this state or is absent therefrom, and from his last place of residence therein, on motion of Osborn & Mills, complainant's solictors, it is ordered that the said defendant, William Merritt, cause his appearance to be entered herein, within five months from the date of this order, and in case of his anyear. om the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitors within twenty days after service on him of a copy of said bill, and notice of this order; and that in default thereof, said bill to be taken as confessed by the said non-resident defendant. And it is further ordered that within twenty days the

and it is further ordered that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued there at least once in each week for six weeks in succession, or that she cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

Osborn & Mills,
Circuit Judge.
Complainants' Solicitors. [3217038]

ORDER FOR HEARING CLAIMS. Notice is hereby given that, by an order of the probate court for the county of Van Buren, made on the 21st day of March, A. D. 1892, stx months from that date were allowed for creditors to present their claims against the estate of Fred Coulson, late of caid courts, deceased, and that all creditors of asid said county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or be-fore the 26th day of September next, and that such claims will be heard before said court on Monday, the 27th day of June, and on Monday, the 26th day of September next, at 16 o'clock in the fore-noon of each of those days.

Dated March 21st, A. D. 1892.
31t5035] BENJ. F. HECKERT, Judge of Probate.

A TAMEETING OF THE TOWNSHIP BOARD of the township of Paw Paw, held at the office of the township clerk, on Monday, Peb. 15, 1892, the following resolution was passed:

Resolved, That the township of Paw Paw be divided into two election districts, to be numbered and bounded as follows: All that territory in said township lying east and south of the following line, towit: Commencing at the quarter post on the north side of section one (1), in said township, and running thence south to the north line of the village of Paw Paw, thence west on corporation line to the Paw Paw, thence west on corporation line to the center of Kalamazoo street, in said village, thence south in the center of said street to the south line south in the center of said street to the south line of said village, thence west on corporation line to the east line of section fourteen (14), thence south to the south-east corner of said section fourteen (14), thence west on the section line between sections 14 and 23, 15 and 22, 16 and 21, 17 and 20, 18 and 19, to the west line of said township, shall be known as Election District No. 1; and all territory lying north and west of said line shall be known as Election District No. 2.

LECAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY AND RULE BOOK.

500 to 700 already ordered for 1892. Ready for delivery Dec. 1st, 1891. Complete revision of the Federal, State and coun-y court rules. The terms and time for noticing cases for trial appears on each day page of diary.

Order at once if you would have your name printed with the bar of your county. Price \$2.50 delivered.

ELMER E. STANTON,

Law Books and Supplies, GRAND RAPIDS, MICH.

MORTGAGE SALE.—Whereas, default having been made in the conditions of a certain mortgage bearing date the 21st day of March, A. D. 1887, and executed by John M. Yount and Ella Yount, his wife, of Pine Grove, Van Buren county, Michigan, to the Paw Paw Savings Bank, of Paw Paw, Van Buren county, Michigan, which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber twent-five (25) of mortgages on page 306, on the 21st day of March, A. D. 1887, and the amount claimed to be due thereon at the date of this notice being seven hundred and seventy-three and 63-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage or any part thereof, now therefore, notice is hereby given that by virtue of power of sale contained in said mortgage, there will be sold at public auction to the highest bidder, at one o'clock p. m., on Thursday, the 14th day of April, A.D. 1892, at the front door of the court house in the village of Paw Paw, Van Buren county, Michigan (that being the place for holding the circuit court in said county of Van Buren), to satisfy the amount claimed to be due on the said mortgage, including the interest hereafter to accrue thereon, and the costs of foreclosure, together with the attorney fee of twenty-five dollars provided for in said mortgage, the premises described in said mortgage, viz.: The north-east quarter of the south-west quarter, and the north-west quarter of the north-east quarter of section suxteen (16), in town one (1) south, of range thirteen (13) west, in the county of Van Buren and State of Michigan.

THE PAW PAW SAVINGS BANK. MORTGAGE SALE. Whereas, default hav-

Dated January 14th, 1892. 22t13034
THE PAW PAW SAVINGS BANK, WM. H. MASON, Att'y for Mortgagee.

MORTCAGE SALE. - Whereas, default hav-MORTCAGE SALE.—Whereas, default having been made in the conditions of a certain indenture of mortgage bearing date the 15th day of May, A. D. 1888, executed by Joshua T. Bangs and Agnes E. Bangs, his wife, to Elijah O. Humphrey, as executer of the last will and testament of Elizbeth A. Bates, deceased, which said mortgage was on the 19th day of May, A. D. 1888, filed for record in the office of the register of deeds for Van Buren county, Michigan, and by said register duly recorded on page 534 of liber 37 of mortgages, and whereas, by the terms of said mortgage it is agreed that should any default be made in the payment of the interest when the same by the terms thereof became due, and should the same remain due and unpaid and in arrears for the space of sixty days, then and interest when the same by the terms thereof became due, and should the same remain due and unpaid and in arrears for the space of sixty days, then and from themeeforth, after the lapse of said sixty days, the mortgage, or his assigns at his option, might decisre the whole of the principal sum and interest on said mortgage to be due and payable immediately, and whereas one hundred and forty dollars, interest, became due and payable on said mortgage on the 15th day of May, A. D. 1890, and one hundred and forty dollars of the interest thereon became due and payable on the 15th day of May, A. D. 1891, which said sums are still due and unpaid, and more than 60 days have elapsed since the same so became due and payable, default having been made in the terms and conditions of said mortgage, the said Elijah O. Humphrey has elected to declare and does declare the whole amount of said mortgage, both principal and interest, to be now due and payable; there is now due and unpaid on said mortgage at the date of this notice the sum of \$2331, and no suit at law or proceeding in chancery having been instituted to recover the amount due on said mortgage or any part thereof, now therefore, notice is hereby given that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall on Saturday, the 25th day of June, A. D. 1892, at ten o'clock in the forenoon, at the north front door of the court house for the county of Van Buren, in the village of Paw Paw. Michigan, (that being the place of holding the At a session of the Probate Court for the county of Van Buren, holden at the Probate Office, in the village of Paw Paw, on Saturday, the 27th day of February, in the year one thousand eight hundred and ninety-two.

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Arthur D. Curtis, minor.

On reading and filing the petition, duly verified, of William Curtis, guardian of said minor, praying for reasons therein set forth that he may be authorized, emprowered and licensed to sell the real estate in said east quarter of section seven, except ten acres here east quarter of section seven, except ten acres here east quarter of section seven, except ten acres here. tis, minor.

On reading and filing the petition, duly verified, of William Curtis, guardian of said minor, praying for reasons therein set forth that he may be authorized, empowered and licensed to sell the real estate in said east quarter of section seven, except ten acres here-tofore deeded by Joshua A. Bangs and wife to J. R.

> wise appertaining. 31113043
> Dated March 21st, A. D. 1892.
> ELIJAH O. HUMFHREY,
> Executor of the last will and testament of Elizabeth A. Butes, deceased. E. A. Chase, Att'y for Mortgagee.

> ONDER OF PUBLICATION. State of Van Buren, in Chancery.
>
> At a session of said Court, held at the village of Paw Paw, in said county, on the 22d day of March,

Car Manufacturing Company, and Samuel Doublis-bie, cause their appearance to be entered herein within five months and five days from the date of within five months and five days from the date of this order, and in case of their appearance that they cause their answer to the complamant's bill of com-plaint to be filed, and a copy thereof to be served on said complainant's solicitors, within twenty days after service on them of a copy of said bill, and no-tice of this order; and that in default thereof, said bill be taken as confessed by the said defendants. And it is further ordered, that within twenty days the said complainant cause a copy of this order to And it is further ordered, that within twenty days
the said complainant cause a copy of this order to
be published in the True Northerner, a newspaper
printed, published and circulating in said county,
and that such publication be continued therein at
least once in each week, for six weeks in succession,
or that they cause a copy of this order to be personlly served on said defendants, at least twenty days before the time above prescribed for their appearance.

GEO. M. BUCK, Circuit Judge.

SMITH, NINS, HOYT & ERWIN, [3217038]
Solicitors for Compl'ts, Muskegon, Michigan.

DRAIN LETTING.—Notice is hereby given, that I, Albert H. Tuttle, County Drain Commissioner of the County of Van Buren, State of Michigan, will, on the 8th day of April, A. D. 1892, at the center of section 33, in the township of Waverly in said center, at one o'clock in the afternoon of that day, proceed to receive bids for the construction of a certain drain known as the "Longwell Drain," located and established in the said township of Waverly, and described as follows, to-wit: Beginnpog at a point on Carter's Creek, 12 chains and 48 links east of the west quarter post of section No. 33 of said township of Waverly, (town 2 south, range 14 west), thence running east on line between w ½ s w ¼ and w ¼ n w ¼ of said section 33, 7 chains and 29 links, thence east on line between e ¼ s w ¼ and c ¼ n w ¼ of said section 33 19 chains and 77 links to center of said section 33 19 chains and 77 links to center of said section 3 in the between e ¼ s w ¼ and counter of said section 3. The section at the outlet of the drain will be let first, and the remaining sections in their order up stream, in accordance with the diagram now on file with the other papers pertaining to said drain, and bids will be made and received accordingly. Contracts will be made with the lowest responsible bidder giving adequate security for the performance of the work, in a sum to be fixed by me. The date for the completion of such

n e corner w 14 s w 14 20 rods e and w by 16 rods n and s section 33.

n and s section 33.
Dated this 26th day of March, A. D. 1892,
ALBERT H. TUTTLE,
County Drain Commissioner of the County of Van
[3212033]

A DMINISTRATOR'S SALE.—In the matter of the estate of Henry W. Rhodes, deceased. Notice is hereby given, that by virine of a license granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premark the next ensuing township election the polls of said election for district Number 1 will be held at the Town Hall, in the village of Paw Paw, and the polls of said election district Number 2 will be held at the Council Rooms, in the village of Paw Paw,

Dated March 1st, A. D. 1892.

2815032

BERT P. BRYAR, Township Clerk.

A DMINISTRATOR'S SALE.—In the matter of the estate of Henry W. Rhodes, deceased. Notice is hereby given, that by virine of a license granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premark the next ensuing township election the polls of said election for district Number 1 will be held at the Council Rooms, in the village of Paw Paw,

Dated March 1st, A. D. 1892.

2815032

BERT P. BRYAR, Township Clerk.